-2013 10:25am From-LOWEY DANNENBERG	8149870208 T-933 P.003
UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
IN RE BEACON ASSOCIATES LITIGATION	No. 09 Civ. 0777 (LBS)
IN RE J.P. JEANNERET ASSOCIATES, INC.	No. 09 Civ. 3907 (CM)
HILDA L. SOLIS, Secretary of the United States Depart of Labor,	ment No. 10 Civ. 8000 (LBS) (AJ
Plaintiff,	COLON
v,	
BEACON ASSOCIATES MANAGEMENT CORP. et a	I.,
Defendants.	
BOARD OF TRUSTEES OF THE BUFFALO LABORE SECURITY FUND et al.,	ERS No. 09 Civ. 8362 (LBS) (AJ
Plaintiffs,	
V.	
J.P. JEANNERET ASSOCIATES, INC. et al.,	
Defendants.	
BEACON ASSOCIATES MANAGEMENT CORP.	No. 09 Civ. 6910 (AJP)
Plaintiff,	
v,	
BEACON ASSOCIATES LLC I, Defendant.	
ERNEST A. HARTMAN et al.,	No. 09 Civ. 8278 (LBS) (AJ
Plaintiffs, v.	140. 09 CIV. 02/8 (LBS) (AJ
IVY ASSET MANAGEMENT L.L.C. et al.,	
Defendants.	

(2283 / ORD / 00117641.DOCX v2)

May-24-2013	10:25am	From-LOWEY	DANNENBERG		814897	70208	T-033	P.004/012	F-42!
				E FOR THE ST	EPHEN	No. 10.01	2000 (Y		
C. Se	CHOTT	1984 TRUS	-	Plaintiff,		No. 10 Civ	. 8077 (L	.BS)	l
		v.							
IVY	ASSET	MANAGE	MENT CORP	et al.,					
			r	Defendants.			_		

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{2283 / ORD / 00117641.DOCX v2}

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T-933 P.005/012 F-425

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NEW YORK

DONNA M. McBRIDE, individual behalf of Beacon Associates LLC I		Index No. 650632/2009E
	Plaintiff,	
٧.		
KPMG INTERNATIONAL et al.,,		
	Defendants,	
-and-		
BEACON ASSOCIATES LLC II,		
	Nominal Defendant.	
ALISON ALTMAN, et al.,	Plaintiffs,	Index No. 652238/2010
v.		
BEACON ASSOCIATES MANAC CORPORATION, et al.,	SEMENT	
	Defendants.	

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{2283 / ORD / 00117641.DOCX v2}

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T-933 P.006/012 F-425

SUPREME COURT OF THE STATE OF NEW YORK COUNTY OF NASSAU

JOEL SACHER and SUSAN SACH behalf of BEACON ASSOCIATES		Index No. 005424/2009
	Plaintiffs,	
v.		
BEACON ASSOCIATES MANAG	EMENT CORP. et al.,	
	Defendants,	
-and-		
BEACON ASSOCIATES LLC II,		
	Nominal Defendant.	
CHARLES J. HECHT, derivatively ASSOCIATES LLC I,	on behalf of ANDOVER	Index No. 006110/2009
	Plaintiff,	
٧.		
ANDOVER ASSOCIATES MANA	GEMENT CORP. et al.,	
	Defendants,	
-and-		
ANDOVER ASSOCIATES LLC I,	Nominal Defendant.	

(Caption continued on next page)

{2283 / ORD / 00117641.DOCX v2}

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T-933 P.007/012 F-425

THE JORDAN GROUP LLC, derivatively on behalf of BEACON ASSOCIATES LLC I,

Index No. 003757/2011

Plaintiff,

٧.

BEACON ASSOCIATES MANAGEMENT CORP. et al.,

Defendants,

-and-

BEACON ASSOCIATES LLC I,

Nominal Defendant.

{2283 / ORD / 00117641.DOCX v2}

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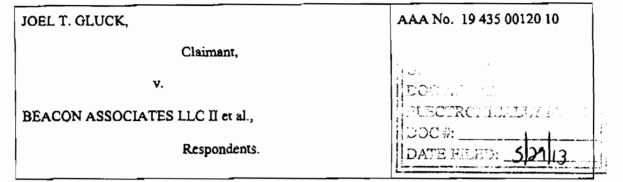
CIRCUIT COURT OF THE STATE OF FLORIDA FIFTEENTH JUDICIAL CIRCUIT, PALM BEACH COUNTY

HARVEY GLICKER, et al,	Court File No. 502010CA029643 XXXX MB	
Plaintiffs,	AB	
VS.		
IVY ASSET MANAGEMENT CORP., et al,		
Defendants.		

(2283 / ORD / 00117641.DOCX v2)

May-24-2013 10:26am From-LOWEY DANNENBERG 9149970208 T-933 P.009/012 F-425

BEFORE THE AMERICAN ARBITRATION ASSOCIATION



[PROTUSED] ORDER AND FINAL JUDGMENT GRANTING PRIVATE PLAINTIFFS' COUNSELS' MOTION FOR AWARD OF ATTORNEYS' FEES

09-cv-777 09-cv-3907(cm)

This matter came before the Court for a hearing which was held on March 15, 2013 (the "Fairness Hearing"), pursuant to the Order of this Court entered on November 30, 2012, on the Motion of Private Plaintiffs' Counsel for an award of attorneys' fees.

The Preliminary Approval Order preliminarily certified the Settlement Classes, preliminarily approved the proposed Settlement, directed individual notice be provided to the Settlement Class Members and provided Settlement Class Members with an opportunity to object to, *inter alia*, the Motion for Award of Attorneys' Fees, and to be heard concerning such objections.

Notice has been provided to Settlement Class Members in accordance with the Preliminary Approval Order, as evidenced by the Affidavit of Jason Zuena of the Garden City Group, Inc. in Support of Plaintiffs' Motion for Final Approval concerning Notice by mailing.

The Notice disseminated to Settlement Class Members disclosed the maximum attorneys' fees Private Plaintiffs' Counsel would seek.

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Pursuant to the Preliminary Approval Order and as set forth in the Notice, any objections to the Motion for Award of Attorneys' Fees were to be filed and served by January 30, 2013.

The Court having considered all matters submitted to it at the Fairness Hearing and otherwise,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED as follows:

- Unless otherwise defined herein, all capitalized terms used herein have the
 meanings as set forth and defined in the Supulation of Settlement dated as of November 13,
 2012 (the "Stipulation"), including all amendments or supplements thereto.
- This Court has jurisdiction over the subject matter of the Motion and all matters
 relating thereto, including jurisdiction over all Settling Parties in the Federal Actions and
 Settlement Class Members.
- 3. Due, adequate and the best practicable notice of the maximum attorneys' fees
 Private Plaintiffs' Counsel would request was directed to all persons who were reasonably
 identifiable as Settlement Class Members, advising them of their right to object thereto.
- 4. Private Plaintiffs' Counsel are hereby awarded attorneys' fees in the amount of \$38,832,806, plus interest at the same rate as earned by the Gross Settlement Fund, which shall be paid out of the Gross Settlement Fund. The award of attorneys' fees shall be paid to the applicable law firms as follows:

Lowey Dannenberg Cohen & Hart, P.C.	\$13,861,789.00		
Keller Rohrback and Lewis, Feinberg, Lee, Renaker & Jackson (collectively, as counsel for the Hartman Plaintiffs)	\$7,350,000.00		
Cohen Milstein Sellers & Toll	\$5,533,520.00		

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Kessler Topaz Meltzer & Check	\$4,744,179.00		
Wolf Haldenstein Adler Freeman & Herz (as counsel for Grand Metro in <i>In re Beacon</i> , and as counsel in State Court derivative actions)	\$4,239,817.00		
Bernstein Liebhard	\$1,446,963.00		
Folkenflik & McGerity	\$750,000.00		
Cotchett Pitre	\$425,000.00		
Ross & Orenstein	\$400,000.00		
Law Offices of Anthony Gordon	\$81,538.00		
GRAND TOTAL	\$38,832,806.00		

- 5. In making this award of attorneys' fees, the Court has considered and found that:
- a. Private Plaintiffs' Counsel have conducted the litigation of the non-governmental Settling Actions and contributed to achievement of the Settlement with skill, perseverance and diligent advocacy; and that
- b. Private Plaintiffs' Counsel have worked cooperatively with the New York

 Attorney General, the U.S. Secretary of Labor and with Defendants' Counsel in connection with
 the Settlement; and that
- c. the Settling Actions involve numerous complex factual and legal issues and were actively litigated for nearly four years and, in the absence of a settlement, would have involved lengthy proceedings with uncertain resolution of the numerous complex factual and legal issues; and that
- d. had Private Plaintiffs' Counsel and the governmental regulators not achieved the Settlement applicable to their clients and the Classes, a risk would remain that

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Settling Plaintiffs and the Settlement Classes may have recovered less or nothing from Settling Defendants; and that

- e. the amount of attorneys' fees awarded is fair, reasonable, appropriate and consistent with the awards in similar cases, and is
- f. a reasonable percentage of the Gross Settlement Fund, in view of the applicable legal principles and the particular facts and circumstances of the Settling Actions.
- 6. The Court is entering, or has entered a separate final Judgment regarding the Stipulation, which approves the Settlement and concludes further litigation on the merits of the claims addressed therein, barring a reversal on appeal.
- 7. The Court also finds and declares, in accordance with the Declaratory Judgment Act (28 U.S.C. §§ 2201-2202), that: (i) the Notice and hearing regarding Private Plaintiffs' Counsels' Motion for Award of Attorneys' Fees was fair, adequate, reasonable and consistent with this Court's May 9, 2013 Order; and (ii) the attorneys' fees are fair, adequate and reasonable.
- 8. In the event that the Stipulation is terminated or the Effective Date does not occur in accordance with the terms of the Stipulation, this Order shall be null and void, of no further force or effect, and without prejudice to any Settling Party, and may not be introduced as evidence or used in any actions or proceedings by any Person against the Settling Parties.

9. The Court has, and retains and reserves, exclusive jurisdiction over all matters relating to the Motion for Attorneys' Fees and this Order.

SIGNED: This 28 day of 10 2013

Honorable Colleen McMahon

UNITED STATES DISTRICT JUDGE